

Timothy P. Dillon (SBN 190,839)
 Nadya Y. Spivack (SBN 222,595)
 Dillon & Gerardi, APC
 4660 La Jolla Village Drive, Suite 775
 San Diego, CA 92122
 Telephone: (858) 587-1800
 Facsimile: (858) 587-2587

Attorneys for Marpessa, Inc.

Lynda J. Zadra-Symes (SBN 156, 511); ljs@kmob.com
 KNOBBE, MARTENS, OLSON & BEAR, LLP
 2040 Main Street, Fourteenth Floor
 Irvine, CA 92614
 Telephone: (949) 760-0404
 Facsimile: (949) 760-9502

John W. Holcomb (SBN 172,121); john.holcomb@kmob.com
 KNOBBE, MARTENS, OLSON & BEAR, LLP
 3403 Tenth Street, Suite 700
 Riverside, CA 92501
 Telephone: 951-781-9231
 Facsimile: 949-760-9502

Attorneys for MKT Licenciamentos, LTDA
 aka MKT Lincenciamentos, LTDA,
 and Pistache Confeccoes, LTDA

**UNITED STATES DISTRICT COURT
 SOUTHERN DISTRICT OF CALIFORNIA**

MARPESSA, INC., a California corporation:)	Case No.: 08 CV 1283 BEN POR
)	
Plaintiff,)	JOINT MOTION TO ENLARGE TIME
)	FOR DEFENDANTS TO ANSWER OR
v.)	OTHERWISE RESPOND TO
)	PLAINTIFF'S COMPLAINT
MKT LICENCIAMENTOS, LTDA, aka)	
MKT LINCENCIAMENTOS, LTDA, a)	JUDGE: Hon. Roger T. Benitez
Brazilian Corporation;)	CTRM: 3
PISTACHE CONFECÇOES, LTDA, a)	
Brazilian corporation;)	
)	
Defendants.)	
)	

1 The parties hereto jointly stipulate to the following:

2 WHEREAS, on July 17, 2008, Plaintiff filed the instant Complaint against Defendants, MKT
3 LICENCIAMENTOS, LTDA, aka MKT LINCENCIAMENTOS, LTDA, a Brazilian corporation
4 ("MKT") and PISTACHE CONFECÇOES, LTDA, a Brazilian corporation ("PISTACHE");

5 WHEREAS, on or about July 22, 2008, Defendants MKT and PISTACHE were personally
6 served through their authorized representative in Miami, such that Defendants' responsive pleading
7 would be due on or before August 11, 2008;

8 WHEREAS, Defendants MKT and PISTACHE are in the process of retaining local counsel and
9 Local Rule 12.1 provides that parties may stipulate to extend the time within which to answer or
10 otherwise respond to an initial complaint by approval of the Court;

11 WHEREAS, the Parties mutually desire an extension of time up through and including
12 September 12, 2008 for Defendants to file a responsive pleading to Plaintiff's Complaint;


13 Based on the foregoing, IT IS HEREBY STIPULATED AND AGREED TO by and between
14 Plaintiff and Defendants, through their respective attorneys of record, as follows:

- 15 • Defendants, MKT and PISTACHE, were properly served on July 22, 2008 through
16 their authorized representative and Defendants shall not contest any matter related to
17 the appropriateness of service of process;
- 18 • Defendants, MKT and PISTACHE, shall have through and including September 12,
19 2008 to file a responsive pleading to Plaintiff's Complaint.

20 **IT IS SO STIPULATED.**

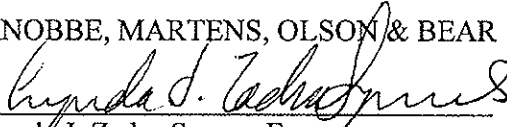
21 Dated: August 11, 2008

DILLON & GERARDI APC

22 
23 Timothy P. Dillon, Esq.,
Attorney for, Plaintiff, Marpessa, Inc.

24 Dated: August 11, 2008

KNOBBE, MARTENS, OLSON & BEAR

25 
26 Lynda J. Zadra-Symes, Esq.
27 Attorney for Defendants, MKT Licenciamentos,
28 LTDA aka MKT Lincenciamentos, LTDA and
Pistache Confeccoes, LTDA

5772118
081108